

10/28/2008

Federal Communications Commission  
Office of Engineering and Technology  
445 12th Street SW  
Washington, DC 20554

Re: New Complaint regarding unlawful criminal acts by Medradio/OET  
Experimental licensee Alfred Mann Foundation WD2XLW.

Dear Chairman Martin, Inspector General Kent Nilsson, and Julius  
Knapp/OET;

I wish to enter into public record that personnel from the Alfred  
Mann Foundation, including Gerald Loeb, continue to use the  
experimental FCC license (WD2XLW) to interact with residual medical  
devices implanted in my person in a criminal and harmful manner.  
The interaction with the medical devices to remotely deliver  
electrical current into muscle and nerve is painful, harmful, is  
without my informed consent, and violates California Penal Code  
sections 240, 242 and 245(a) constituting assault and battery.

I recently met with Congressional members and staffers to address  
this issue and to disclose additional significant felony criminal  
misconduct by the licensee including Gerald Loeb of the Mann  
Foundation who is using the FCC license under a sub-contract with  
the Naval Space Warfare Center (SPAWAR prime contract  
#N6600106C8005) and involve Col. Geoff Ling and Tony Tether of  
DARPA, CIA Director Mike Hayden and USD-I James Clapper Jr., and  
allegations disclosed to the legislators is as follows:

1. The DOD and DARPA have developed this biomedical technology in  
secrecy for use in defense and intelligence applications and have  
used public health services money to do it. The need for the FCC  
spectrum and telemetry is not medical in nature and is being used  
for classified Special Access Program activities.

2. They failed to disclose the Special Access Program activities to  
Congress as mandated in U.S. Title 10, (Subtitle A, Part 1, Chapter

2, § 119) as confirmed by former NSA and DIA Agent Russ Tice.

3. William Tang from DARPA submitted a grant application to the National Institutes of Health that failed to disclose his Defense Dept. employment and received funding under Mann Foundation's NIH/NICHD contract #R01-HD39099-01 while he was the DARPA MEMS Program Manager at the U.S. Dept. of Defense in Arlington VA. This is misappropriation of public health services money by a DOD employee.

4. They have used the implanted devices to deliver substantial amounts of testosterone (or any other pharmaceutical agent contained within the devices) to "supplement or enhance the effects of the electrical stimulation" as described in Mann Foundation patent #6,175,764. A research report submitted to Bill Heetderks had an attachment authored by Loeb's wife, Frances Richmond that addressed behavior modification including increased rage and promiscuity when implanted devices were used to elevate circulating levels of testosterone by as much as 5000%, or 50x above normal.

5. The FCC has written to me that "... the power level of 1-milliwatt that is authorized under the experimental license limits the operating distance to a few feet... This extremely low power level could not be used to control or affect the operation of implanted devices over a wide area"... This is untrue and materials obtained from the FCC's own website have established that even at 1 milliwatt, the range of telemetry at 403MHz can exceed hundreds of meters (several football fields, which is a little farther than "12 inches") The range of telemetry, even at 1-milliwatt, vastly exceeds "a few feet" and is verified in U.S. Patent #7,212,866 filed by "Advanced Bionics" (founded by Alfred Mann and which holds the licensing for the "BION" transponder used under the FCC/OET experimental license). This patent states that using 400MHz, they can communicate with an implanted microstimulator device in excess of 200 feet (significantly more than "12 inches as stated by the FCC). This renders the FCC argument of "a few feet" null and void. Additionally the comments submitted to the FCC by Intel Corp. state that even at 25μ-watt (less than 1-milliwatt), Intel was able to use 403MHz (same as Mann Foundation license) to achieve a range of

several hundred meters! This is a lot farther than "a few feet" which you are trying to say is the limit. Lastly, Alfred Mann has founded a new company called "RoundTrip LLC" with Lawrence Karr, and technical materials from the RoundTrip website detail using 1-milliwatt to track the location, position, temp and other data of tiny milliwatt powered "tags" over distances of hundreds of miles. Clearly, the FCC is understating the telemetry range of the "BION" implantable transponders used under the experimental WD2XLW FCC license at the request of U.S. Intelligence Agencies. The distance of "a few feet" would be true if the implanted devices were passive, but the implanted devices used have tantalum "ultra-capacitors" and are quite robust allowing the Mann Foundation considerable telemetry range.

6. That Michael Hayden and Jose Rodriguez have begun to employ the technology developed at the Mann Foundation as interrogation "sources and methods" under a secret detainee program authorized by John Yoo and Al Gonzales at the DOJ, and which is still being concealed from Pat Leahy and Senate Judiciary members.

7. Most significantly, that they have deployed the technology domestically for political and personal agenda against innocent American citizens, implanted research subjects without consent, are using the implanted devices to deliver electrical shocks combined with delivery of testosterone which violates both domestic and international torture statute, and have caused the death of at least two research subjects.

8. Have criminally abused Special Access Program and national security provisions to bring in "special" judges to preside over civil litigation causing judicial review to be compromised, and most significantly, to squelch investigation by agency inspector generals and to conceal their ongoing felony criminal misconduct being committed with FCC regulated spectrum.

9. Are using the residual medical devices implanted in my person without my consent to engage in continual acts of assault and torture in retaliation and reprisal for whistleblower efforts which include disclosure of their unlawful acts to Congressional members,

DOD/FCC/DOJ Inspector Generals etc.

The technology that has been developed here is significant and permits these devices to be implanted surreptitiously, avoid detection by clinical medical and radiology personnel, and in addition to the use of the devices as a tactical weapon (electrical shocks combined with testosterone), the devices are a significant intelligence gathering tool as the subjects biological functions (including auditory and visual) biofeedback data is attainable via back-telemetry wireless link. There have been some recent developments that I think are significant regarding the manner in which these government agencies (DOD, DARPA, FCC, DOJ and FBI) have responded to the official allegations which disclose criminal misuse of the technology by Defense components and licensee contract personnel at the Mann Foundation.

1. After meeting in person with CID Agent Chad Getz from the Twenynine Palms Marine Base to disclose the unlawful acts, I was told by Agent Getz that he didn't possess the necessary national security clearance and under no circumstances would he be able to take any action at all.

2. After disclosing the unlawful acts through the DOD Online "Hotline" mechanism, the DOD IG initiated case #103586, but the investigation was squelched and closed without action. The only explanation offered was that my communications were "incoherent", however my copies of the communications show I clearly described what violations were occurring, I named specific defense components by name and even provided the SPAWAR contract number.

3. After having a personal telephone conversation with Bill Dugan, the DOD Acting Assistant to the Secretary of Defense for Intelligence Oversight (ATSDIO) and later with his co-worker named Mike at the ATSDIO office, I was told that the ATSDIO was also unable to conduct any investigation. This is clearly a very closely guarded compartmented program by the Bush administration because some very high ranking offices are telling me they don't possess necessary clearances to investigate because of the secrecy being

invoked.

4. I have now been instructed to interface with Agent David Mann in the Pentagon. This agency instructed me to deal with Agent Mann only and to not expect any cooperation from other agencies. I agreed and I am hopeful they will do the right thing here, but to date, the physical mistreatment continues which is forcing me to appeal to other agencies and lawmakers for relief.

5. The FBI, DOJ and FCC have all been prevented from taking appropriate action due to "National Security" and the desire of the Bush Administration to conceal the sources and methods from Congressional members including Pat Leahy, Russ Feingold and Jay Rockefeller of the Senate Judiciary and Intelligence committees. The FCC, DOJ and FBI have failed to take any action at all and seems to be consistent with Agent Mann's instruction not to expect any cooperation from these other agencies.

6. The FCC says in response to my complaint they spent one day monitoring these frequencies near the Mann Foundation and found nothing, however the WD2XLW license allows operation anywhere within the United States by an unlimited number of individuals (and the call sign reporting requirements are waived making communications "anonymous"). It seems plain dumb to monitor the proximity of the Mann Foundation when the complainant has alleged the abuse is occurring in Joshua Tree and Yucca Valley near the Twentynine Palms Marine Corp Air-Ground Combat Center (MCAGCC).

I have provided significant evidence to the FCC as well as Congressional Members including the following:

1. Medical Records, pathology reports and Physician statements documenting surgical removal of medical devices which were implanted by Dr. Gerald Loeb as part of Mann Foundation government contractual obligations.
2. Photos of recovered devices that precisely match the intellectual property and patent applications submitted to the U.S. Patent & Trademark Office by the Alfred Mann Foundation.

3. Complaint submitted to the California State Medical Board in response to the activities of Dr. Loeb and use of FCC regulated spectrum by the Alfred Mann Foundation
4. Police reports, complaints and 911 calls resulting from abuse of FCC regulated spectrum by the Alfred E. Mann Foundation
5. Copies of Mann Foundation and Advanced Bionic U.S. Patent Office filings verifying telemetry distances greatly exceeding "a few feet", even at 1-milliwatt.

Nobody wants to compromise our nations security or deny the intelligence community the tools needed to keep our citizens safe, but in this instance, the secrecy is being misused to conceal criminal misconduct that if exposed, would result in indictment of senior Bush Administration officials and intelligence personnel. Their misaligned efforts of damage control has them harming the individuals they are supposed to be protecting. This is being used being used DOMESTICALLY ON AMERICANS, IS BEING CONCEALED FROM CONGRESS, and radical post 9/11 statute is allowing them to deploy the technology on anyone they want (even innocent U.S. Citizens), without oversight, without cause, without evidence, and with impunity. In this instance, these abuses are clearly way, way over the line, even from a conservative perspective as they are completely unrelated to the war on terror and clearly motivated by the desire to conceal criminal acts and avoid indictment and prosecution. If we truly need these tools for the war on terror, then they shouldn't be misusing the technology. My situation is a prime example, as the physical mistreatment, abuse, and need for medical care has forced me to appeal for help and relief (requiring disclosure of sensitive information and program details) to hundreds of unauthorized individuals including U.N. officials. Senate or Congressional hearings are desperately needed to address the abuses that have taken place and to establish a genuine infrastructure of oversight.

In closing, the Mann Foundation and government personnel affiliated with their government contractual obligations continue to use FCC regulated spectrum and the WD2XLW license to interact with residually implanted devices to assault me and inflict bodily harm.

I do not wish to participate in these research efforts and the continued interaction with residual medical devices is unlawful. Please take appropriate action against the licensee. More details, new documents, medical records and other information relative to the civil filing have been uploaded to my website at [www.larsonmedia.net/special\\_access/biomed.htm](http://www.larsonmedia.net/special_access/biomed.htm)

<signed>

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